FORM TPA 010 Revised: 10/27/05

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	
	: Case No
	: Chapter
Debtor(s)	:
	· :
Movant(s),	:
· · · · · · · · · · · · · · · · · · ·	: Related to Document No
V.	:
	:
	:
Respondent(s).	:
ORDER CONFIRMING O	CHAPTER 13 SALE OF PROPERTY
·	DIVESTED OF LIENS
AND NOW 4: (D)	(1) (1) (4) (7) (4)
	te), on consideration of the (Party)
for \$ ( <b>Price</b> ) after hear	sted of Liens to <u>(Buyer name and address)</u> ring held in Courtroom D, 54 <sup>th</sup> Floor, 600 Grant Street,
Pittsburgh, PA, this date, the Court finds:	ing field in Countroom 2, 3 1 11001, 000 Grant Succes,
	Notice of Hearing and Order setting hearing on said
	erty free and divested of liens of the above named
	secured creditors whose liens are recited in said Motion
for private sale, viz:	
<b>DATE OF SERVICE</b>	NAME OF LIENOR AND SECURITY
(Date of each service)	(Name and address of each Respondent
(Date of each service)	including description of collateral)
	including accomption of connectury
(2) That sufficient gener	ral notice of said hearing and sale, together with the
	the creditors and parties in interest by the moving party
	filed and that the named parties were duly served with
the Complaint/Motion.	
(2) That said sale bearing	og was duly advertised in (Dublication)
	ig was duly advertised in <u>(Publication)</u> ication) on <u>(Date)</u> , as shown by
the Proof of Publications duly filed.	

Purchaser(s) an	(4) nd no ob	That at the sale hearing pjections to the sale we			
	(5)	That the price of \$	(Price)	offered by	(Buver)
_was a full and	` /	ce for the property in			(24),01)
in accordance	(6) with <i>In</i>	That the Purchaser(s) re Abbotts Dairies of			
	nty deed	erefore, <b>IT IS ORDE</b> d of the real property	described as	(Description)	
		(Price)	_ is hereby <b>CO</b>	NFIRMED to	(Buyer name
and, that the M	ovant is d and/or	authorized to make, e other documents rec	execute and deli	ver to the Purchaser(	s) above named the
•	nsferred	TURTHER ORDEREID to the proceeds of solid property, that the	ale, if and to th	ne extent they may b	e determined to be
required by thi	losing. <i>is Order</i> or the im	HER ORDERED, that <b>Failure of the closing</b> will subject the closi position of damages, rder.	g agent to timel ng agent to mor	y make and forward netary sanctions, incl	the disbursements uding among other
	(1)	The following lien(s)	/claim(s):		
	(2)	Delinquent real estate			,
	(3)	Current real estate ta		o the date of closing	•
	(4)	The costs of local ne		•	
	(5)	The costs of legal jou		_	
	(6)	The Court approved	realtor commis	sion in the amount o	, f \$ :
	(7)	Court approved attor	nev fees in the	amount of \$	· · · · · · · · · · · · · · · · · · ·
	(8)	Chapter 13 Trustee "			
	(0)	payable to "Ronda J. PA. 15230";			
	(9)	The "net proceeds" Chapter 13 Trustee p Box 1132, Memphis	payable to "Ror	ıda J. Winnecour, Cı	
	(10)	Other:			

## FURTHER ORDERED that:

- (1) Closing shall occur within thirty (30) days of this Order and the Movant shall file a report of sale within ten (10) days following closing;
- (2) This Sale Confirmation Order survives any dismissal or conversion of the within case; and,
- (3) Movant shall serve a copy of the within Order on each Respondent (i.e., each party against whom relief is sought) and its attorney of record, if any, upon any attorney or party who answered the motion or appeared at the hearing, the attorney for the debtor, the Purchaser, and the attorney for the Purchaser, if any, and file a certificate of service.

THOMAS P. AGRESTI United States Bankruptcy Judge